

Half-yearly General MEETING of the Shareholders
Sydney Exchange Company will be held on MON.

[illegible]

Reported Owner.	Description of Property.	Annual Value.
Mrs. M. King	Lot 1 and 2, sec. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828	

105	Owner	Lot 20, ditto	10 00
106	W. P. Farnsworth	Lot 10, sec. 3, North- wood-land	30 00
107	Harwood, Geo.	or Land, 5 acres, Awa- nawana	30 00
108	C. Lewis, Jas.	Lots 20-24, Loran- da	12 00
109	W. P. Farnsworth	Lot 10, ditto	12 00
110	W. P. Farnsworth	Lot 10, ditto	12 00
111	W. P. Farnsworth	Lots 10 and 11, ditto	12 00
112	W. P. Farnsworth	Lot 10, ditto	12 00
113	W. P. Farnsworth	Lot 10, ditto	12 00
114	W. P. Farnsworth	Lot 10, ditto	12 00
115	W. P. Farnsworth	Lot 10, ditto	12 00
116	W. P. Farnsworth	Lot 10, ditto	12 00
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181	W. P. Farnsworth	Lot 10, ditto	

1850	Ditto	Letts 1 to 4, sec. C.	1 0 0
1851	Ditto	Letts 1 to 4, sec. C.	1 0 0
1852	Ditto	Letts 8 to 18, sec. D.	1 0 0
1853	Ditto	Letts 1 to 18, sec. D.	1 0 0
1854	Orwant	Letts 1 to 18, sec. D.	1 0 0
1855	Ditto	Letts 1 to 18, sec. D.	1 0 0
1856	Ditto	Letts 1 to 18, sec. D.	1 0 0
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1894	Ditto	Letts 1 to 18, sec. D.	1 0 0
1895	Ditto	Letts 1 to 18, sec. D.	1 0 0
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1897	Ditto	Letts 1 to 18, sec. D.	1 0 0
1898	Ditto	Letts 1 to 18, sec. D.	1 0 0
1899	Ditto	Letts 1 to 18, sec. D.	1 0 0
1900	Ditto	Letts 1 to 18, sec. D.	1 0 0

owner	Long Bay	
104 S. o. owner	Franklin's Grand	10 11
owner	see, Long Bay	10 11
107 Harrod	and	10 11
and Helen Rich	and Lake Mich. 4-27, 28	10 11
Taylor	High Crown	10 11
113 Bakerwood,	High Crown	10 11
owner	High Crown	10 11
and Caville	High Crown	10 11
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200	High Crown	10 11

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L. No further notice will be given.
By order of the Mayor,
THOS. LEEDER,
Council Clerk.

In Hall, Rockdale,
Feb. 14, 1892.

ENOUGH OF THE OLIVE

NOTICE is hereby given that WYGRAM-LANE RAIL
ROAD, from Wygram-road and Newstead-lane, is CLOSED
to traffic during the
T. D. GLASSCOCK,
Council Clerk.

July 12, 1892.

BROKEN HILL.

THE BROKEN HILL DEPUTATION IN ADELAIDE

MANIFESTO BY THE MINERS.

THE PROTECTION OF FREE LABOUR.

REQUEST FOR 1000 TROOPS.

RUMOURED SUBSIDENCE OF THE MINES DENIED.

SUPPORT OF THE TRADES AND LABOUR COUNCIL.

Yesterday the Government received no information from the Broken Hill authorities relative to the strike. It is therefore assumed that quietness prevails on the Barrier silver-field.

At a meeting of the Broken Hill Trades and Labour Council, held last night in the Trades Hall last night, the question of assisting the Broken Hill miners was considered. Mr. Cann, M.L.A. for the Sturt, in which electorate is Broken Hill, was present, and gave full particulars of the position of the miners, and of the assistance to be rendered at once either by the Government or by the Council, and urged upon an active campaign on behalf of the miners by calling public meetings in the metropolitan and country districts. In addition the unions were urged to be directly recommended to give their support to the miners.

(BY TELEGRAPH.)
(FROM OUR SPECIAL REPORTER.)

BROKEN HILL, TUESDAY.

The town has been extremely quiet to-day, the principal attraction being the football match between Broken Hill and Petersburg, the South Australian team being victorious.

There is nothing new at the mines. The rumours that serious subsideances are occurring in parts of the mines are totally denied by Mr. Howell and other managers.

It is understood that communications have been opened up with the Government by the "Mineworkers' Association with a view to inducing the Government to send 1000 troops there to protect any free labour that may be put into the mines.

There was a fairly large attendance at the mass meeting on the evening this afternoon, when

Moors, Bleth, Ferguson, and Burke attended and addressed the strikers.

Mr. Farnsworth referred to the directors' manifesto. He said every possible argument in the employers' favour was used in it, but to anyone who understood the situation it was very weak. He denied that the unions contended that all men were equal. What they did was to fix 10s as the worth of the average miner. If a man was worth more than 10s, he was perfectly at liberty to get it to him. He did not think anyone knew the circumstances of life on the Barrier could say that 10s a day was an excessive wage. The directors had said that soon after the agreement was signed one of the societies had come out in violation of it, and the rest supported them. Doubtless they referred

to the engineers. The engineers' grievances had been in existence long before the last strike, and the management had no intention of making any concession to them. When the agreement was signed it was distinctly specified that the society, as well as the carpenters, should not be included in it. The board of directors promised that the engineers' demands should be met, but the management would dispute almost every demand of the engineers' strike. Though the board granted only an extra shilling a day to two men, the men were kept out three months. They then went back under the distinct specification that the point about which they had been in dispute, should be brought before the arbitration board. It was frequently applied for that arbitration board it had always been refused. The directors evidently wanted nothing more not less than freedom of contract. The stopping of work would be a great loss to the company, and the strike would cost them £25,000, and the strike would cost them a

lot more than that. The directors claimed the right to work the mine as they liked, but denied them the power to dispose of their labour how they pleased. They said that if the directors were to do away with the men who were just like the ones who had been there before, they would have no one left to work the mine. They could afford to stay behind and fight the battle, and he would remind them that it was not the parties, but the people who were the real trouble. He would go on, and soon come back to enjoy what others might have thought for.

Mr. SEARAT said he was thinking of applying for police protection. It had been reported that it was not safe for any of the managers to come into town, but that morning Mr. H. J. Howard had come into the town and stayed overnight. Whilst he was sitting in the Defence Committee room that morning Mr. Howard had come in with a paper in his hand and had done in the other, and informed him

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When their again courted the business interests of the directors, asking that any points in dispute be referred to arbitration in the interests of both shareholders and miners, they were met with the reply that the directors must first go to the miners and make an agreement on 30th July. It is very clear that the directors, once they raised the point in dispute, according to the agreement must as honourable men have allowed it to go to the arbitration provided by themselves for its settlement. Had they not done this, they would have justified for their actions, they must have been prepared to submit the matter to an unprejudiced and impartial board; but, strange to say, they were not; for instead, they attempted to do what they had already had taken up by giving notice that the agreement was not binding on a certain date, but in the meantime, they

proceeded to violate the agreement in the most outrageous manner. Clause 2 clearly provides that, should a dispute crop up, work shall proceed as usual, without let or hindrance. In spite of this, they immediately put the whole of the underground employees to secure the worst places in the mine with timber, so that before the miners had declared for a strike the furnaces

THE MINERS' STRIKE AT BROKEN HILL

THE BROKEN HILL DEPUTA-
TION IN ADELAIDE.
MANIFESTO BY THE MINERS.
THE PROTECTION OF FREE
LABOUR.
REQUEST FOR 1000 TROOPS.

**UNRECORDED SUBSIDENCE OF THE
MINES DENIED.**

**SUPPORT OF THE TRADES AND
LABOUR COUNCIL.**

Yesterday the Government received no information from the Broken Hill authorities relative to the strike. It is therefore assumed that quietness prevails on the Barrier silver-field.

At a meeting of the executive of the Trades and Labour Council held in the Trades Hall last night, the following resolutions were passed:

night, the question of assisting the Broken Hill strikers was considered. Mr. Cann, M.L.A. for the Sturt, in which electorate is Broken Hill, was present, and gave full particulars of the points at issue. The committee decided to at once enter upon an active campaign on behalf of the miners by calling public meetings in the metropolitan and country districts. In addition the unions will be directly recommended to give their support to the strikers.

[By TELEGRAPH.]

BROKEN HILL, TUESDAY.
The town has been extremely quiet to-day, the principal attraction being the football match between Broken Hill and Petersburg, South Australia. There is nothing new at the mines. The rumours that serious subsidence are occurring in parts of the mines are totally denied by Mr. Howell and other managers.
It is understood that communications have been opened up with the Sydney Government by the Mineworkers' Association with a view to looking into the matter of the subsidence.

The meeting was a fairly large attendance at the meeting on the records this afternoon, when Messrs. Bleath, Ferguson, and Burke attended and addressed the strikers.

Mr. Ferguson referred to the directors' manifesto. He said every possible argument in the employers' favour was used in it, but to anyone who understood the situation it was very weak. He denied that the unions contended that all men were equal. What they did was to fix 10 men

the worth of the average miner. If a man was worth more the directors were perfectly at liberty to give it to him. He did not think any one who knew the circumstances of life on the Barrier could say that 10s a day was an excessive wage. The directors had said that soon after the agreement was signed one of the sociologists had come out in violation of it, and the result supported them. Doubtless they feared the engineers' grivance had been in existence long before the last strike, and neither the managers nor the directors would listen to them. When the agreement was signed

It was distinctly specified that the society, as well as the carpenters, should not be included in it. The board of directors promised that the engineers' trouble should be inquired into, but this was not done, and the engineers struck. Though the dispute entailed only an extra shilling a day to two men, the men were kept out three months. They then went back under the distinct specification that the point should be referred to arbitration, but though they had since frequently applied for that arbitration board it had always been refused them.

The directors' secretary, William Blundell, said that the directors were not less than freedom of expression. The planning of the strike was not a surprise, he said, as the directors had been aware of it for a month or more. The directors claimed the right to work the mines as they liked, but denied the men the right to dispose of their labour how they pleased. He was sorry to see so many men going away. Those who went were just the ones who could afford to stay behind and fight the battle, and he would remind them that it was not the part of a good unionist to run away whilst trouble was on, and then come back to enjoy what others

Mr. SLEATER said he was thinking of applying for police protection. It had been reported that it was not safe for any of the managers to come into town, but that morning Mr. Howell had actually come into the local school house. Whilst he was sitting in the Iowa House Committee room that morning Mr. Howell came in with a paper in one hand and a defiance in the other, and informed him that he must apologise or die. After some time he found that Mr. Howell was annoyed about something he had said in reference to the

Register's interview with Mrs. Howell. Of course he informed him that he was not the Register reporter. All he had said was that the published interview with Mrs. Howell was very different to the published statement of Mr. Howell, and that he was prepared to prove this. Mr. Howell then said, "You must and shall apologize, or settle with me." He had consented to the latter alternative, and the Proprietary manager departed. Of course he was not up to much with revolvers, but being the party challenged he would necessarily have

The following manifesto was issued late this afternoon by the Labour Defence Committee as a reply to the directors and as a statement of the case for the men:—"Having read with surprise the remarkable manifesto leaving by the directors of the associated mines, we deem it advisable, in the interests of the shareholders as well as of the workers, to reply to the same as follows: The agreements of 1889 and 1890 were drawn up and

agreed to by both sides, and such agreements were held to be binding and loyally adhered to. To show that it was clearly the directors have acted in the most fair and discolourable manner, we will point out that had no such intentions or desired to terminate the agreement, they would have terminated themselves and their offices under their course of action was clearly provided in clauses 1 and 2. Had they wished to terminate the agreement, surely they had been able to do so in a good and sufficient manner, without doing, and, if so, why did they refrain from doing so to submit the matter to arbitration, more especially when the agreement provided that a

Supreme or District Court Judge should not act as umpire? The true facts of the case are that according to the agreement of 1890 they (the directors) raised the point in dispute, viz., stopping of ore by contract, which the agreement provided should not be done. The miners replied, asking for fuller information as to whether the intention was to introduce competitive contracting or a uniform rate for stopping all round, as from the workers' point of view this was a very important matter. They also pointed out that the agreement existing between the

two parties clearly provided for a proper course to be pursued, and should they (the directors) desire to have the agreement in the altered form, the miners would be prepared to refer the point in dispute to arbitration. To the surprise of the miners, however, the insulting reply was received to this harmless letter. When they again courteously approached their directors, asking that any points in dispute between the contending parties should be referred to arbitration in the interests of both shareholders and miners, they were met with the reply that the mining companies were going to terminate the

agreement on 30th July. It is very clear that the directors, once they raised the point in dispute, according to the agreement must as honorable men have allowed it to go to the tribunal provided by themselves for its settlement. Had they been able in any way show justification for their actions, they must have been prepared to submit the matter to an unprejudiced and impartial board; but, strange to say, they were not; for instead, they attempted to shove out of the position they had taken up by giving notice that the agreement would terminate on the 31st day of July.

proceeded to violate the agreement in the most outrageous manner. Clause 2 clearly provides that, should a dispute crop up, work shall proceed as usual, without let or hindrance. In spite of this, they immediately put the whole of the underground employees to secure the worst places in the mine with timber, so that before the miners had declared for a strike the furnaces

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LAW REPORT.

SUPREME COURT—TUESDAY, JULY 12.

In Bankruptcy.
John Nelson, of Nyngan, bankrupt. Mr. E. M. M. Morris, official assignee.
William Hill, of Perth, bankrupt. Mr. E. M. M. Morris, official assignee.
James Farlow, of Murrumbidgee, bankrupt. Mr. E. M. M. Morris, official assignee.
William Kennedy, of Berry, bankrupt. Mr. L. T. Lloyd, official assignee.
John Nelson, of Nyngan, bankrupt. Mr. E. M. M. Morris, official assignee.
William Hill, of Perth, bankrupt. Mr. E. M. M. Morris, official assignee.
James Farlow, of Murrumbidgee, bankrupt. Mr. E. M. M. Morris, official assignee.
William Kennedy, of Berry, bankrupt. Mr. L. T. Lloyd, official assignee.

LAW NOTICES.

Prothonotary's Office. Before the Chief Clerk: **Leeds and Sons, v. The Sydney City Council.** Judgment for the plaintiff, with costs, 10/6.
John Lee, v. The Sydney City Council. Judgment for the plaintiff, with costs, 10/6.
John Lee, v. The Sydney City Council. Judgment for the plaintiff, with costs, 10/6.

POLICE.

Mr. James O'Neil, D.S.M., presided in the Charge of the Central Police Court, and Captain James O'Neil, D.S.M., dealt with a number of cases in the Criminal Court. The following were the cases: **John Lee, v. The Sydney City Council.** Judgment for the plaintiff, with costs, 10/6.
John Lee, v. The Sydney City Council. Judgment for the plaintiff, with costs, 10/6.
John Lee, v. The Sydney City Council. Judgment for the plaintiff, with costs, 10/6.

MARINE BOARD.

THE BARANGAROO-LILIAN COLLISION.

Yesterday the Marine Board continued the investigation into the collision which occurred between the home ferry-boat Barangaroo and the Government steam launch Lilian on June 11. There were present: Captain Henson, President, and Commander Henson, Vice-President, and Commander Henson, Secretary. Mr. Henson appeared on behalf of the Lilian, and Mr. Henson appeared on behalf of the Barangaroo. The Board heard evidence from the crew of the Lilian, and from the crew of the Barangaroo. The Board then adjourned until next Tuesday.

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UNLAWFUL REMOVAL OF GOVERNMENT PROPERTY.

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THE BARANGAROO-LILIAN COLLISION.

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BETTING-HOUSES SUPPRESSION ACT.

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TOWN RESIDENCE, DARLINGHURST

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ABLE LOCALITY, and serve the attention of those who desire **SECURITY** or **SAFETY**.
DIRECT purpose to this **BONA-FIDE** SALE.
Possession can be given IN A MONTH, or temporary possession made with a reasonable time to issue by terms of years.

MAGNIFICENT WHARF PROPERTY,
DARLING HARBOUR.
 Areas opposite of JIFFY, in various holdings.

BURBES-STREET FRONTAGE 1809. No. 1.

Extends from its entrance to
DEEP WATERDOCK, north, or towards the
 wharves of **VICTORIA** and **QUEEN**.

Lies south of Market-street, neighbouring the Wharfage of the Ocean Line, and between the wharves of Messrs Little and Swainson, M'Donald's Wharf, Keble and McDonald's Wharf, and the wharves of Messrs. Northcote, Brown & Co., Wharf, A. Burns's Wharf, and E. Baker's Yard, the North Coast & N. Y. Company, and the wharf of **JAMES THAYPOIN** and his family.

OF PRODUCE MERCHANTS, and being
 one of the best and most commodious wharves,
 and having long and favourably known in the commerce of the Port.

STREET'S WHARF,
 containing
LARGE JETTY SPACE STONE STORES, TIDERS

ABLE LOCALITY, and serve the attention of those who desire **PERMANENT** or **TEMPORARY** residence to this **BONA-FIDE SALE**.
Possession can be given IN A MONTH, or arrangements made with a reasonable notice to leave by term of years.

MAGNIFICENT WHARF PROPERTY,
DARLING HARBOUR.
Area opposite of J.J. Aitken's various holdings.
BURBES-STREET FRONTAGE 1800 SQ. YD.

Extends from the entrance to
DEEP WATERDOCK, north, or towards the
entrance of **VICTORIA STREET**, to the
little cove of Market-street, neighbouring the Wharfedale of the Ocean. It contains a large area of
land, bounded by the wharf of Messrs. Brown
and Sewall's, M'Donald's Wharf, Keble and Donald's Wharf, and the wharf of Messrs. Brown
Brown & Co. Wharf, A. Burnett's Wharf, and E. Baker
Yard, the North Quay & N. Quay Company,
and the wharf of the British India Co.

IMMENSE THAYPOND
and
OF PRODUCE MERCHANTS, and being
situated at property long and favourably known in the commerce
of the Harbour.

STREET'S WHARF,
containing
LARGE JETTY SPACE STONE STORES, TIDERS

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ABLE LOCALITY, and serve the attention of those who desire **SECURITY** or **SAFETY**.
DIRECT purpose to this **BONA-FIDE** SALE.
Possession can be given IN A MONTH, or temporary possession made with a reasonable time to issue by terms of years.

MAGNIFICENT WHARF PROPERTY,
DARLING HARBOUR.
 Areas opposite of JIFFY, in various holdings.

BURBET-STREET FRONTAGE 1809. No. 1.

Extends from its entrance to
DEEP WATERDOCK, north, or towards the
 wharves of **VICTORIA** and **QUEEN**.

Lies south of Market-street, neighbouring the Wharves of the Ocean Road, the Victoria Stores Company, and Seawall, M'Donnell's Wharf, Keble and McDonald's Wharves, the North Quay, the North Western River & Wharf, A. Burnett's Wharf, and E. Baker's Yard, the North Quay & N. Y. Company, and the British of

IMMENSE TRAFFIC
 and of

PRODUCER MERCHANTS, and being
 one of the best and most valuable in the country.

STREET'S WHARF,
 containing

LARGE JETTY SPACE STONE STORES, TIDERS

